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**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
(SAN FRANCISCO DIVISION)**

TERRY SAIDEL and CAMILLE JACKSON, individually and on behalf of all others similarly situated,

Plaintiffs.

vs.

CBS RADIO, INC., a Delaware corporation and DOES 1 through 10, inclusive.

Defendants

Case No. C07-2948 SC

**NOTICE OF MOTION AND
MOTION TO COMPEL FURTHER
RESPONSES TO PLAINTIFFS'
FIRST AMENDED SPECIAL
INTERROGATORIES, SET ONE
[L.R. 37-1(a)]**

Date: To Be Set
Judge: **To Be Referred to a
Magistrate Judge**
Time: To Be Set
Complaint filed: May 3, 2007
Trial Date: None set

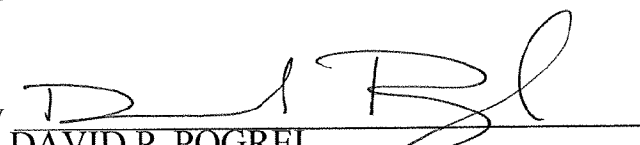
1 **TO CBS RADIO, INC. AND ITS ATTORNEYS OF RECORD:**

2 PLEASE TAKE NOTICE THAT ON _____, 2008 at ___ a.m./p.m. or
3 as soon thereafter as the matter may be heard in this above-entitled Court located at
4 450 Golden Gate Avenue, San Francisco, California, Plaintiffs Terry Saidel and
5 Camille Jackson will and hereby do move this Court for an order compelling
6 Defendant CBS RADIO, INC. ("CBS") to further respond to Plaintiffs' First
7 Amended Special Interrogatories, Set One as follows: (1) respond to Interrogatory
8 Numbers 1, 2, and 4 by providing the names, last known addresses and telephone
9 numbers for current and former putative class members, and former supervisors of
10 putative class members; and (2) respond to Interrogatory Number 3 by providing the
11 names of current supervisors of putative class members. This motion is made on the
12 grounds that the information sought is relevant to the subject matter of the action and
13 do not relate to privileged matters, and the refusal to provide such information is
14 without justification.

15 This motion will be based on this Notice of Motion and Motion, the
16 Memorandum of Points and Authorities, and the Declaration of David Pogrel and
17 exhibits attached thereto (including the interrogatories and responses thereto) filed
18 herewith.

19 DATED: February 21, 2008.

20 HINTON, ALFERT & SUMNER
21 GOLDSTEIN, DEMCHAK, BALLER,
22 BORGEN & DARDARIAN
23 COHELAN & KHOURY

24 By 
25 DAVID P. POGREL
26 Attorneys for Plaintiffs and the Putative
27 Class